1 2 3 4	GIBSON, DUNN & CRUTCHER LLP Josh A. Krevitt (SBN 208552) jkrevitt@gibsondunn.com 200 Park Avenue, 47th Floor New York, New York 10166 Tel: (212) 351-4000 Fax: (212) 351-4035  Attorney for Plaintiff Fitbit, Inc.	MARTON RIBERA SCHUMANN & CHANG LLP Carolyn Chang (SBN 217933) carolyn@martonribera.com 548 Market St. Suite 36117 San Francisco, CA 94104 Tel: (415) 360-2511		
5		Attorney for Defendants AliphCom and Bodymedia, Inc.		
6 7	(Additional Counsel for Plaintiff listed below signature line)	(Additional Counsel for Defendants listed below signature line)		
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10	FITBIT, INC.	Case No: 3:17-CV-1139-WHO		
11	Plaintiff,	JOINT MOTION TO EXTEND PRE- MARKMAN DEADLINES		
12 13	v. ALIPHCOM d/b/a JAWBONE and BODYMEDIA, INC.	Judge: Hon. William H. Orrick Date Transferred: Mar. 6, 2017		
14	Defendants.			
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Joint Motion to Extend Pre-Markman Dates Case No. 3:17-CV-1139-WHO

On August 1, 2017, the parties filed a joint request for a 30-day extension of the parties' previously proposed pre-Markman deadlines to provide AliphCom (assignment for the benefit of creditors) LLC ("Assignee") additional time to familiarize itself with the case (Dkt. 51). The court granted that request on August 4, 2017 and set a Tutorial for February 16, 2017 and a *Markman* hearing for February 23, 2017.

Since then, counsel for Defendants Aliphcom d/b/a Jawbone and BodyMedia, Inc. ("Jawbone") has filed a motion to withdraw as counsel, and the hearing is set for September 20, 2017. (Dkt. 53). Therefore, Jawbone has requested and plaintiff Fitbit, Inc. ("Fitbit") does not oppose extending the pre-*Markman* deadlines set forth in this Court's August 4, 2017 Order by two weeks, until after the hearing on the Motion to Withdraw. Jawbone's proposal does not affect any filing dates or hearings involving the Court, other than the filing of the Joint Claim Construction and Prehearing Statement; deadlines for claim construction briefing and the court-set Tutorial and *Markman* hearing dates remain the same. This is the second requested amendment to the Court's schedule. The proposed schedule, which Fitbit does not oppose, is set forth below:

Event	Current Deadline	Proposed New Deadline
Serve Invalidity Contentions and produce accompanying documents (Patent L.R. 303 and 3-4)	September 11, 2017	September 25, 2017
Exchange of Proposed Terms for Construction (Patent L.R. 4-1)	September 25, 2017	October 9, 2017
Exchange of Preliminary Claim Construction and Extrinsic Evidence	October 13, 2017	October 27, 2017
Serve Damages Contentions (Patent L.R. 3-8)	October 30, 2017	November 13, 2017
File Joint Claim Construction and Prehearing Statement (Patent L.R. 4-3)	November 10, 2017	November 22, 2017

Joint Motion to Extend Pre-Markman Dates Case No. 3:17-CV-1139-WHO

Serve Responsive Damages Contentions (Patent L.R. 3-9)	December 1, 2017	December 15, 2017
Completion of Claim Construction Discovery (Patent L.R. 4-4)	December 8, 2017	December 22, 2017
File Opening Claim Construction Brief (Patent L.R. 4-5)	January 5, 2018	Unchanged
File Responsive Claim Construction Brief (Patent L.R. 4-5)	January 19, 2018	Unchanged
File Reply Claim Construction Brief (Patent L.R. 4-5)	January 26, 2018	Unchanged
Claim Construction Tutorial	February 16, 2018	Unchanged
Claim Construction Hearing	February 23, 2018	Unchanged
Dated: September 12, 2017		

By: /s/ Frederick S. Chung

## GIBSON, DUNN & CRUTCHER LLP

JOSH A. KREVITT (SBN 208552) 19

jkrevitt@gibsondunn.com

200 Park Avenue, 47th Floor 20

New York, NY 10166

Tel: (212) 351-4000

17

18

21

22

24

27

28

Fax: (212) 351-4035

JASON C. LO (SBN 219030)

<u>ilo@gibsondunn.com</u> 23

2029 Century Park East

Los Angeles, CA 90067-3026

Tel: (310) 552-8500

Fax: (310) 551-8741 25

MARK N. REITER (Pro Hac Vice) 26

mreiter@gibsondunn.com

2100 McKinney Avenue

Dallas, TX 75201-6912

Tel: (214) 698-3100 Fax: (214) 571-2900

Joint Motion to Extend Pre-Markman Dates Case No. 3:17-CV-1139-WHO

By: /s/ Carolyn Chang

## MARTON RIBERA SCHUMANN & **CHANG LLP**

CAROLYN CHANG (217933)

carolyn@martonribera.com

HECTOR RIBERA (221511)

hector@martonribera.com

DAVID D. SCHUMANN (223936)

david@martonribera.com

RYAN J. MARTON (223979)

ryan@martonribera.com

548 Market Street, Suite 36117

San Francisco, California 94104

[Tel.] (415) 360-2511

Attorney for Defendants AliphCom and

BodyMedia, Inc.

FREDERICK S. CHUNG fchung@gibsondunn.com RYAN IWAHASHI riwahashi@gibsondunn.com 1881 Page Mill Road Palo Alto, CA 94304 Tel: (650) 849-5300 Fax: (650) 849-5333 Attorneys for Plaintiff Fitbit, Inc. 

1	ATTESTATION IN CONCURRENCE OF FILING				
2	In accordance with the Northern District of California's General Order No. 45, Section X.(B),				
3	I, Carolyn Chang, attest that concurrence in the filing of this document has been obtained from each				
4	of the other signatories who are listed on the signature pages.				
5					
6 7	Dated: September 12, 2017  By: /s/ Carolyn Chang				
8	Carolyn Chang				
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10	CERTIFICATE OF SERVICE				
11	I hereby certify that on September 12, 2017, I caused to be electronically filed the foregoing				
12	Joint Motion to Extend Pre-Markman Deadlines with the Clerk of the Court via CM/ECF. Notice of				
13	this filing will be sent by email to all parties by operation of the Court's electronic filing systems.				
14					
15	Dated: September 12, 2017  By: /s/ Carolyn Chang  Carolyn Chang				
16	Carolyn Chang				
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## **ORDER**

## PURSUANT TO STIPULATION, IT IS SO ORDERED

Dated: September 13, 2017

By: WILLIAM H. ORRICK UNITED STATES DISTRICT JUDGE